# APPENDIX—Continued [Petitions instituted on 7/28/97]

TA-W	Subject firm (petitioners)	Location	Date of petition	Product(s)
33,683	Lucas Varity Kelsey-Hayes (Co.)	Brighton, MI	07/15/97	Anti Brake System Sensors.
33,684	Memorex Telex (Wrks)	Raleigh, NC	07/14/97	Computer Products.
33,685	Connie Casuals Limited (Co.)	Bangor, PA	07/03/97	Ladies' Blouses and Smocks.
33,686	Basler Electric (Co.)	Pharr, TX	07/14/97	High Frequency Transformers.
33,687	Bend Manufacturing Co (Co.)	Bend, OR	07/15/97	Fingerjoint Blocks.
33,688	Maxus Energy (Co.)	Dallas, TX	07/15/97	Crude Oil and Natural Gas.
33,689	Copper Range (USWA)	White Pine, MI	07/16/97	Anode and Cathode Copper.
33,690	Bemis Company (Wrks)	Pepperell, MA	07/11/97	Bags and Paper Industrial Bags.

[FR Doc. 97–21391 Filed 8–12–97; 8:45 am]

#### **DEPARTMENT OF LABOR**

## **Employment and Training Administration**

[TA-W-33,216]

#### Gruen Marketing Corporation, Exeter, Pennsylvania; Notice of Negative Determination Regarding Application for Reconsideration

By application dated March 18, 1997, one of the petitioners requested administrative reconsideration of the Department's negative determination regarding worker eligibility to apply for trade adjustment assistance. The denial notice applicable to workers of the subject firm located in Exeter, Pennsylvania, was signed on February 26, 1997 and published in the Federal Register on March 21, 1997 (62 CFR 13709).

Pursuant to 29 CFR 90.18(c) reconsideration may be granted under the following circumstances:

 If it appears on the basis of facts not previously considered that the determination complained of was erroneous;

(2) if it appears that the determination complained of was based on a mistake in the determination of facts not previously considered; or

(3) if in the opinion of the Certifying Officer, a misinterpretation of facts or of the law justified reconsideration of the decision.

Findings of the initial investigation showed that workers of Gruen Marketing Corporation, Exeter, Pennsylvania were engaged in employment related to the merchandising of imported watches. The workers at the Exeter facility provided warehousing, packaging and distribution services. The Department's denial of TAA for workers of the subject firm was based on the fact that the workers provided a service and did not

produce an article within the meaning of the group eligibility requirements of Section 222 of the Trade Act of 1974, as amended.

The petitioner claims that since the workers installed batteries, performed watch repair, packaged and bar coded the product, the work performed should be considered producing a product.

The company official reports that the Exeter facility was a packaging and shipping facility. Battery installation constituted only a minuscule part of the Exeter plant's work. With respect to watch repair, there was a department at the subject plant that did warranty work, including battery replacement. It also handled stock repairs, which involved refurbishing watches.

Packaging and refurbishing of foreign production does not constitute a basis for a worker group certification under the Trade Act of 1974, as amended.

### Conclusion

After review of the application and investigative findings, I conclude that there has been no error or misinterpretation of the law or of the facts which would I justify reconsideration of the Department of Labor's prior decision. Accordingly, the application is denied.

Signed at Washington, D.C. this 30th day of July 1997.

### Grant D. Beale,

Acting Director, Office of Trade Adjustment Assistance.

[FR Doc. 97–21394 Filed 8–12–97; 8:45 am]

#### DEPARTMENT OF LABOR

# **Employment and Training Administration**

[TA-W-33,050; TA-W-33,050F; TA-W-33,050G]

Ithaca Industries, Incorporated, Thomasville, Georgia, Meigs, Georgia, and Women's Division Management Center, Cairo, Georgia; Amended Certification Regarding Eligibility To Apply for Worker Adjustment Assistance

In accordance with Section 223 of the Trade Act of 1974 (19 U.S.C. 2273) the Department of Labor issued a Certification of Eligibility to Apply for Worker Adjustment Assistance on February 14, 1997, applicable to all workers of Ithaca Industries, Inc., Thomasville, Georgia. The notice was published in the **Federal Register** on April 29, 1997 (62 23273).

At the request of a company official, the Department reviewed the certification for workers of the subject firm. New information shows that worker separations will occur at the subject firms' Meigs and Cairo, Georgia locations when they close in August and October 1997, respectively. Workers at the Meigs, Georgia location are engaged in the production of women's and men's undergarments. Workers at the Women's Division Management Center, Cairo, Georgia provide administrative and support function services to the production facilities of Ithaca Industries, Incorporated. Based on these new findings, the Department is amending the certification to cover workers at the Meigs and Cairo, Georgia locations.

The intent of the Department's certification is to include all workers of Ithaca Industries, Inc. adversely affected by increased imports.

The amended notice applicable to TA-W-33,050 is hereby issued as follows: